



February 6, 2006

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Room TW-A325
Washington, DC 20554

Re: Buffalo Lake Erie Wireless Systems Co., LLC d/b/a Blue Wireless
Certification of CPNI Filing – February 6, 2006
EB Docket No. 06-36
EB – 06-TC-060

Dear Ms. Dortch:

Pursuant to FCC Public Notice DA 06-258, released February 2, 2006, attached is the certification of CPNI filing for Buffalo Lake Erie Wireless Systems Co., LLC d/b/a Blue Wireless. A statement of Blue Wireless's operating procedures to ensure compliance with 47 C.F.R. Part 64, Subpart U is also included with the certification.


Respectfully submitted,

Brian Gelfand
Vice President, Finance
Buffalo Lake Erie Wireless Systems Co.,
LLC d/b/a Blue Wireless

Encl.

BUFFALO LAKE ERIE WIRELESS SYSTEMS CO., LLC
d/b/a "BLUE WIRELESS"
SECTION 64.2009(E) CERTIFICATION

I, Brian Gelfand, a duly authorized officer of Blue Wireless, hereby certify on behalf of Blue Wireless, that I have personal knowledge that Blue Wireless has established operating procedures that are adequate to ensure compliance with the rules of the Federal Communications Commission, codified at 47 C.F.R. Part 64, Subpart U, implementing Section 222 of the Communications Act of 1934, as amended.



Brian Gelfand
Vice President, Finance
Buffalo Lake Erie Wireless Systems Co., LLC d/b/a
"Blue Wireless"

February 6, 2006

**STATEMENT REGARDING OPERATING PROCEDURES
IMPLEMENTING 47 C.F.R. PART 64, SUBPART U
GOVERNING USE OF
CUSTOMER PROPRIETARY NETWORK INFORMATION (CPNI)
EFFECTIVE FEBRUARY 3, 2006**

The following statement explains how the operating procedures of Buffalo Lake Erie Wireless Systems Co., LLC d/b/a "Blue Wireless" ensure that Blue Wireless is in compliance with the Commission's CPNI rules, as codified at 47 C.F.R. Part 64, Subpart U.

Blue Wireless does not use CPNI for marketing purposes, and has not engaged in, and has no present plans to engage in, any marketing or cross marketing that would require customer approval, such as opt-in or opt-out approval, under Section 64.2005 of the Commission's rules, 47 C.F.R. § 64.2005. Accordingly, Blue Wireless has no need to develop any procedures, and does not have any such procedures, at this time to ensure that such a marketing program would comply with those portions of 47 C.F.R. Part 64, Subpart U that address marketing or cross marketing. If, in the future, Blue Wireless should determine that it will engage in any marketing or cross marketing not allowed by Section 64.2005 without customer approval, Blue Wireless will develop and implement the appropriate operating procedures to ensure compliance with Subpart U.

Blue Wireless's personnel are trained on the appropriate uses of CPNI, and Blue Wireless has internal procedures in place to protect against the unauthorized disclosure of CPNI to third parties. Finally, all outbound marketing is done pursuant to supervisory review and approval.